

Annexation to the City of Rogers

By Petition Per A.C.A. § 14-40-601 or A.C.A. § 14-40-609



The annexation application and full accurate legal description of property to be annexed should be submitted to Rogers City Clerk's Office.

The City GIS team then maps the legal description showing the property to be annexed.

The map and application are routed to various city departments, including legal, for comments.

If Legal Department deems application is proper for City Council consideration, it's referred back to the city GIS team for coordination with ARK GIS Office (per A.C.A. § 14-40-101)

Legal prepares Ordinance and coordinates with City Clerk's Office for inclusion on an upcoming City Council agenda.

At the public hearing before the City Council, council members will consider the applicant input, public comment, and written input from City Departments. Council members will then vote to approve or deny the annexation.

Within 45 days of the annexation Ordinance approval, the City Clerk provides a written notice and documentation to the Benton County Clerk or Circuit Clerk confirming the annexation.

ANNEXATION in ROGERS

The annexation process is set out in state law. Rogers Development Code provides the following regarding annexed properties:

- **Rogers Code Sect. 14-721(d)**

All land area annexed... shall be zoned upon annexation as A-1 district unless the annexing ordinance of the City zones the property otherwise.

- **Rogers Code Sect. 14-673**

Provides that all zoning and development code regulations "apply to all lands within the corporate limits of the City of Rogers and all lands subsequently annexed by the City of Rogers."

Rogers City Clerk's Office
479-621-1117 or cityclerk@rogersar.org